(Virginia or District of Columbia)

I,	,			a]	Notary Public in and for the
		ED FOR RECORE	RECEIV		
DO HEREDI CER	Tiri mat on the	CEMARYLLAMD	FFPS	, 	, A.D. 19,
	ally well known to me	•		-	executed the foregoing and
personally appeare	d before me in said				ed the same to be act
and deed. WITNESS	my hand and official se	eal this	day	of	;
A.D. 19	•				
My commi	ssion expires the	day	7 of		, A.D. 19
		_	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Notary F	Public
		(Ma	ryland)		
TATE OF MAI	RYLAND	} ss:			
County of Princ		J			
State and Coun	William H. Berg ty aforesaid,	;man		, a N	otary Public in and for the
DO HEREBY CERT Dwight A. Ro	TFY that on the26 hrbaugh and Rac	<u>Sth</u> chel Yvonne	Rohrbaug	uly h, his wife	, A.D. 19 <u>73</u> ,
who are persona	ally well known to me	as the grantor	S in and the	e person S who	executed the foregoing and
	rust, bearing date on the before me in said Sta			July	, A.D. 19_73,
and deed.				and acknowledge	ed the same to betheir act
WITNESS : A.D. 19_73	my hand and official se	al thisZot	nelay (of July	
	sion expires the	<u>1st day</u>	of	July	A.D./19.74.
					Cenu-
			Wil	liam il viler	ublic gman
AFFI	DAVIT OF CONSIDER	RATION AND	AS TO DISBU	RSHMEN OF L	OAN FUNDS
State of MARYLAN	D, ss		€		
	ertify that on this		y of		, 19 <u>73</u> _, before me,
	and for the State of M	· · · · · · · · · · · · · · · · · · ·	-		Dimond Chase Savings & Loan,
- waa mane oath in /	w the foregoing and ar	nnexed deed of recited in said	trust, and has deed of trust is been given to	authority to make s true and bona flo secure was paid the party re	e this affidavit on behalf of de as therein set forth; and over and disbursed by said
the party secured be said secured party; that the amount of secured party to D	that the consideration the loan which said de istrict-Realty Ti	<u>itle Insura</u> r	Mce Corb.	, and Post of Mc	sponsible for dispursement
the party secured by said secured party; that the amount of secured party to D of funds in the close	that the consideration the loan which said de istrict-Realty Ting transaction, no later	<u>itle Insurar</u> r than the final	and complete	execution of said	deed of trust.
the party secured by said secured party; that the amount of secured party to D of funds in the closical witness recommends in the closical witness recommends and the closical secured party to D of funds in the closical secured party to D of f	that the consideration the loan which said design is tract-Realty Ting transaction, no later my hand and official sea	itle Insurar r than the final	and complete	execution of said	deed of trust.
the party secured by said secured party; that the amount of secured party to D of funds in the closs WITNESS recognitions.	that the consideration the loan which said de istrict-Realty Ting transaction, no later	itle Insurar r than the final	and complete	execution of said	deed of trust.
the party secured by said secured party; that the amount of secured party to D of funds in the closs WITNESS recognitions.	that the consideration the loan which said design is tract-Realty Ting transaction, no later my hand and official sea	itle Insurar r than the final	and complete	Notary Pub	deed of trust. (SEAL)
the party secured by said secured party; that the amount of secured party to D of funds in the closs WITNESS recognitions.	that the consideration the loan which said design is tract-Realty Ting transaction, no later my hand and official sea	itle Insurar r than the final	and complete	execution of said	deed of trust. (SEAL) lic

THE PARTY OF THE P

Per mi Orna